1	UTAH UNIFORM COMMERCIAL REAL ESTATE
2	RECEIVERSHIP ACT
3	2017 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Lyle W. Hillyard
6	House Sponsor: Brian S. King
7	
8	LONG TITLE
9	General Description:
10	This bill enacts provisions related to commercial real estate receivership.
11	Highlighted Provisions:
12	This bill:
13	 provides for the appointment of a receiver to dispose of commercial property subject
14	to dispute under certain circumstances;
15	 provides rules of conduct for a court-appointed receiver;
16	 provides rules of conduct for an owner of property subject to receivership;
17	provides an applicability date; and
18	defines terms.
19	Money Appropriated in this Bill:
20	None
21	Other Special Clauses:
22	None
23	Utah Code Sections Affected:
24	ENACTS:
25	78B-21-101 , Utah Code Annotated 1953
26	78B-21-102 , Utah Code Annotated 1953
27	78B-21-103 , Utah Code Annotated 1953
28	78B-21-104 , Utah Code Annotated 1953
29	78B-21-105 , Utah Code Annotated 1953

20	70D 21 107 IV 1 C 1 A 44 11052
30	78B-21-106 , Utah Code Annotated 1953
31	78B-21-107, Utah Code Annotated 1953
32	78B-21-108 , Utah Code Annotated 1953
33	78B-21-109 , Utah Code Annotated 1953
34	78B-21-110 , Utah Code Annotated 1953
35	78B-21-111 , Utah Code Annotated 1953
36	78B-21-112 , Utah Code Annotated 1953
37	78B-21-113 , Utah Code Annotated 1953
38	78B-21-114 , Utah Code Annotated 1953
39	78B-21-115 , Utah Code Annotated 1953
40	78B-21-116 , Utah Code Annotated 1953
41	78B-21-117 , Utah Code Annotated 1953
42	78B-21-118 , Utah Code Annotated 1953
43	78B-21-119 , Utah Code Annotated 1953
44	78B-21-120 , Utah Code Annotated 1953
45	78B-21-121 , Utah Code Annotated 1953
46	78B-21-122 , Utah Code Annotated 1953
47	78B-21-123 , Utah Code Annotated 1953
48	78B-21-124 , Utah Code Annotated 1953
49	78B-21-125 , Utah Code Annotated 1953
50	78B-21-126 , Utah Code Annotated 1953
51	78B-21-127 , Utah Code Annotated 1953
52	78B-21-128 , Utah Code Annotated 1953
53	78B-21-129 , Utah Code Annotated 1953
55 B	it enacted by the Legislature of the state of Utah:

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Section 1. Section **78B-21-101** is enacted to read:

S.B. 208

57 CHAPTER 21. UNIFORM COMMERCIAL REAL ESTATE RECEIVERSHIP ACT

58	<u>78B-21-101.</u> Title.
59	This chapter is known as the "Uniform Commercial Real Estate Receivership Act."
60	Section 2. Section 78B-21-102 is enacted to read:
61	<u>78B-21-102.</u> Definitions.
62	(1) "Affiliate" means:
63	(a) with respect to an individual:
64	(i) a companion of the individual;
65	(ii) a lineal ancestor or descendant, whether by blood or adoption, of:
66	(A) the individual; or
67	(B) a companion of the individual;
68	(iii) a companion of an ancestor or descendant described in Subsection (1)(a)(ii);
69	(iv) a sibling, aunt, uncle, great aunt, great uncle, first cousin, niece, nephew,
70	grandniece, or grandnephew of the individual, whether related by the whole or the half blood or
71	adoption, or a companion of a sibling, aunt, uncle, great aunt, great uncle, first cousin, niece,
72	nephew, grandniece, or grandnephew of the individual; or
73	(v) any other individual occupying the residence of the individual; and
74	(b) with respect to a person other than an individual:
75	(i) another person that directly or indirectly controls, is controlled by, or is under
76	common control with the person;
77	(ii) an officer, director, manager, member, partner, employee, or trustee or other
78	fiduciary of the person; or
79	(iii) a companion of, or an individual occupying the residence of, an individual described
80	in Subsection (1)(b)(i) or (ii).
81	(2) "Companion" means:
82	(a) the spouse of an individual;
83	(b) the domestic partner of an individual; or
84	(c) another individual in a civil union with an individual.
85	(3) "Court" means a district court in the state

86	(4) "Executory contract" means a contract, including a lease, under which each party
87	has an unperformed obligation and the failure of a party to complete performance would
88	constitute a material breach.
89	(5) "Governmental unit" means an office, department, division, bureau, board,
90	commission, or other agency of this state or a subdivision of this state.
91	(6) "Lien" means an interest in property that secures payment or performance of an
92	obligation.
93	(7) "Mortgage" means a record, however denominated, that creates or provides for a
94	consensual lien on real property or rents, even if the mortgage also creates or provides for a lier
95	on personal property.
96	(8) "Mortgagee" means a person entitled to enforce an obligation secured by a
97	mortgage.
98	(9) "Mortgagor" means a person that grants a mortgage or a successor in ownership of
99	the real property described in the mortgage.
100	(10) "Owner" means the person for whose property a receiver is appointed.
101	(11) "Person" means an individual, estate, business or nonprofit entity, public
102	corporation, government or governmental subdivision, agency, or instrumentality, or other legal
103	entity.
104	(12) "Proceeds" means the following property:
105	(a) whatever is acquired on the sale, lease, license, exchange, or other disposition of
106	receivership property;
107	(b) whatever is collected on, or distributed on account of, receivership property;
108	(c) rights arising out of receivership property;
109	(d) to the extent of the value of receivership property, claims arising out of the loss,
110	nonconformity, or interference with the use of, defects or infringement of rights in, or damage
111	to the property; or
112	(e) to the extent of the value of receivership property and to the extent payable to the
113	owner or mortgagee, insurance payable by reason of the loss or nonconformity of, defects or

114	infringement of rights in, or damage to the property.
115	(13) "Property" means all of a person's right, title, and interest, both legal and equitable,
116	in real and personal property, tangible and intangible, wherever located and however acquired.
117	The term includes proceeds, products, offspring, rents, or profits of or from the property.
118	(14) "Receiver" means a person appointed by the court as the court's agent, and subject
119	to the court's direction, to take possession of, manage, and, if authorized by this chapter or
120	court order, transfer, sell, lease, license, exchange, collect, or otherwise dispose of receivership
121	property.
122	(15) "Receivership" means a proceeding in which a receiver is appointed.
123	(16) "Receivership property" means the property of an owner that is described in the
124	order appointing a receiver or a subsequent order. The term includes any proceeds, products,
125	offspring, rents, or profits of or from the property.
126	(17) "Record" means, when used as a noun, information that is inscribed on a tangible
127	medium or that is stored on an electronic or other medium and is retrievable in perceivable
128	<u>form.</u>
129	(18) "Rents" means:
130	(a) sums payable for the right to possess or occupy, or for the actual possession or
131	occupation of, real property of another person;
132	(b) sums payable to a mortgagor under a policy of rental-interruption insurance
133	covering real property;
134	(c) claims arising out of a default in the payment of sums payable for the right to
135	possess or occupy real property of another person;
136	(d) sums payable to terminate an agreement to possess or occupy real property of
137	another person;
138	(e) sums payable to a mortgagor for payment or reimbursement of expenses incurred in
139	owning, operating, and maintaining real property or constructing or installing improvements on
140	real property; or
141	(f) other sums payable under an agreement relating to the real property of another

142	person which constitute rents under law of the state other than this chapter.
143	(19) "Secured obligation" means an obligation the payment or performance of which is
144	secured by a security agreement.
145	(20) "Security agreement" means an agreement that creates or provides for a lien.
146	(21) "Sign" means, with present intent to authenticate or adopt a record:
147	(a) to execute or adopt a tangible symbol; or
148	(b) to attach to or logically associate with the record an electronic sound, symbol, or
149	process.
150	Section 3. Section 78B-21-103 is enacted to read:
151	78B-21-103. Notice and opportunity for a hearing.
152	(1) Except as otherwise provided in Subsection (2), the court may issue an order under
153	this chapter only after notice and opportunity for a hearing, as appropriate in the circumstances
154	(2) The court may issue an order under this chapter:
155	(a) without prior notice if the circumstances require issuance of an order before notice
156	is given;
157	(b) after notice and without a prior hearing if the circumstances require issuance of an
158	order before a hearing is held; or
159	(c) after notice and without a hearing if no interested party timely requests a hearing.
160	Section 4. Section 78B-21-104 is enacted to read:
161	<u>78B-21-104.</u> Scope Exclusions.
162	(1) Except as otherwise provided in Subsection (2) or (3), this chapter applies to a
163	receivership for an interest in real property and any personal property related to or used in
164	operating the real property.
165	(2) This chapter does not apply to a receivership for an interest in real property
166	improved by one to four dwelling units unless:
167	(a) the interest is used for agricultural, commercial, industrial, or mineral-extraction
168	purposes, other than incidental uses by an owner occupying the property as the owner's primary
169	residence:

170	(b) the interest secures an obligation incurred at a time when the property was used or
171	planned for use for agricultural, commercial, industrial, or mineral-extraction purposes;
172	(c) the owner planned or is planning to develop the property into one or more dwelling
173	units to be sold or leased in the ordinary course of the owner's business; or
174	(d) the owner is collecting or has the right to collect rents or other income from the
175	property from a person other than an affiliate of the owner.
176	(3) This chapter does not apply to a receivership authorized by law of this state other
177	
	than this chapter in which the receiver is a governmental unit or an individual acting in an
178	official capacity on behalf of the governmental unit.
179	(4) This chapter does not limit the authority of a court to appoint a receiver under other
180	state law.
181	(5) Unless displaced by a particular provision of this chapter, the principles of law and
182	equity supplement this chapter.
183	Section 5. Section 78B-21-105 is enacted to read:
184	78B-21-105. Power of court.
185	The court that appoints a receiver under this chapter has exclusive jurisdiction to direct
186	the receiver and determine any controversy related to the receivership or receivership property.
187	Section 6. Section 78B-21-106 is enacted to read:
188	78B-21-106. Appointment of receiver.
189	(1) The court may appoint a receiver:
190	(a) before judgment, to protect a party that demonstrates an apparent right, title, or
191	interest in real property that is the subject of the action, if the property or the property's
192	revenue-producing potential:
193	(i) is being subjected to or is in danger of waste, loss, dissipation, or impairment; or
194	(ii) has been or is about to be the subject of a voidable transaction;
195	(b) after judgment:
196	(i) to carry the judgment into effect; or
197	(ii) to preserve nonexempt real property pending appeal or when an execution has been

198	returned unsatisfied and the owner refuses to apply the property in satisfaction of the judgment;
199	(c) in an action in which a receiver for real property may be appointed on equitable
200	grounds; or
201	(d) during the time allowed for redemption, to preserve a property sold in an execution
202	or foreclosure sale and secure the property's rents to the person entitled to the property's rents.
203	(2) In connection with the foreclosure or other enforcement of a mortgage, a mortgagee
204	is entitled to appointment of a receiver for the mortgaged property if:
205	(a) appointment is necessary to protect the property from waste, loss, transfer,
206	dissipation, or impairment;
207	(b) the mortgagor agreed in a signed record to appointment of a receiver on default;
208	(c) the owner agreed, after default and in a signed record, to appointment of a receiver;
209	(d) the property and any other collateral held by the mortgagee are not sufficient to
210	satisfy the secured obligation;
211	(e) the owner fails to turn over to the mortgagee proceeds or rents the mortgagee was
212	entitled to collect; or
213	(f) the holder of a subordinate lien obtains appointment of a receiver for the property.
214	(3) (a) The court may condition appointment of a receiver without prior notice under
215	Subsection 78B-21-103(2)(a) or without a prior hearing under Subsection 78B-21-103(2)(b) on
216	the giving of security by the person seeking the appointment for the payment of damages,
217	reasonable attorney fees, and costs incurred or suffered by any person if the court later
218	concludes that the appointment was not justified.
219	(b) If the court later concludes that the appointment described in Subsection (3)(a) was
220	justified, the court shall release the security.
221	Section 7. Section 78B-21-107 is enacted to read:
222	78B-21-107. Disqualification from appointment as receiver Disclosure of
223	interest.
224	(1) The court may not appoint a person as receiver unless the person submits to the
225	court a statement under penalty of perjury that the person is not disqualified.

226	(2) Except as otherwise provided in Subsection (3), a person is disqualified from
227	appointment as receiver if the person:
228	(a) is an affiliate of a party;
229	(b) has an interest materially adverse to an interest of a party;
230	(c) has a material financial interest in the outcome of the action, other than the
231	compensation the court may allow the receiver;
232	(d) has a debtor-creditor relationship with a party; or
233	(e) holds an equity interest in a party, other than a noncontrolling interest in a publicly
234	traded company.
235	(3) A person is not disqualified from appointment as receiver solely because the person:
236	(a) was appointed receiver or is owed compensation in an unrelated matter involving a
237	party or was engaged by a party in a matter unrelated to the receivership;
238	(b) is an individual obligated to a party on a debt that is not in default and was incurred
239	primarily for personal, family, or household purposes; or
240	(c) maintains with a party a deposit account as defined in Section 70A-9a-102.
241	(4) A person seeking appointment of a receiver may nominate a person to serve as
242	receiver, but the court is not bound by the nomination.
243	Section 8. Section 78B-21-108 is enacted to read:
244	78B-21-108. Receiver's bond Alternative security.
245	(1) Except as otherwise provided in Subsection (2), a receiver shall post with the court
246	a bond that:
247	(a) is conditioned on the faithful discharge of the receiver's duties;
248	(b) has one or more sureties approved by the court;
249	(c) is in an amount the court specifies; and
250	(d) is effective as of the date of the receiver's appointment.
251	(2) (a) The court may approve the posting by a receiver with the court of alternative
252	security, such as a letter of credit or deposit of funds.
253	(b) The receiver may not use receivership property as alternative security.

254	(c) Interest that accrues on deposited funds must be paid to the receiver on the
255	receiver's discharge.
256	(3) The court may authorize a receiver to act before the receiver posts the bond or
257	alternative security required by this section.
258	(4) A claim against a receiver's bond or alternative security must be made not later than
259	one year after the date the receiver is discharged.
260	Section 9. Section 78B-21-109 is enacted to read:
261	78B-21-109. Status of receiver as lien creditor.
262	On appointment of a receiver, the receiver has the status of a lien creditor under:
263	(1) Title 70A, Chapter 9a, Uniform Commercial Code - Secured Transactions, as to
264	receivership property that is personal property or fixtures; and
265	(2) Title 57, Chapter 9, Marketable Record Title, as to receivership property that is real
266	property.
267	Section 10. Section 78B-21-110 is enacted to read:
268	78B-21-110. Security agreement covering after-acquired property.
269	Except as otherwise provided by law of this state other than this chapter, property that a
270	receiver or owner acquires after appointment of the receiver is subject to a security agreement
271	entered into before the appointment to the same extent as if the court had not appointed the
272	receiver.
273	Section 11. Section 78B-21-111 is enacted to read:
274	78B-21-111. Collection and turnover of receivership property.
275	(1) Unless the court orders otherwise, on demand by a receiver:
276	(a) a person that owes a debt that is receivership property and is matured or payable on
277	demand or on order shall pay the debt to or on the order of the receiver, except to the extent the
278	debt is subject to setoff or recoupment; and
279	(b) subject to Subsection (3), a person that has possession, custody, or control of
280	receivership property shall turn the property over to the receiver.
281	(2) A person that has notice of the appointment of a receiver and owes a debt that is

282	receivership property may not satisfy the debt by payment to the owner.
283	(3) If a creditor has possession, custody, or control of receivership property and the
284	validity, perfection, or priority of the creditor's lien on the property depends on the creditor's
285	possession, custody, or control, the creditor may retain possession, custody, or control until the
286	court orders adequate protection of the creditor's lien.
287	(4) Unless a bona fide dispute exists about a receiver's right to possession, custody, or
288	control of receivership property, the court may sanction as civil contempt a person's failure to
289	turn the property over when required by this section.
290	Section 12. Section 78B-21-112 is enacted to read:
291	78B-21-112. Powers and duties of receiver.
292	(1) Except as limited by court order or law of this state other than this chapter, a
293	receiver may:
294	(a) collect, control, manage, conserve, and protect receivership property;
295	(b) operate a business constituting receivership property, including preservation, use,
296	sale, lease, license, exchange, collection, or disposition of the property in the ordinary course of
297	business;
298	(c) in the ordinary course of business, incur unsecured debt and pay expenses incidental
299	to the receiver's preservation, use, sale, lease, license, exchange, collection, or disposition of
300	receivership property;
301	(d) assert a right, claim, cause of action, or defense of the owner that relates to
302	receivership property;
303	(e) seek and obtain instruction from the court concerning receivership property,
304	exercise of the receiver's powers, and performance of the receiver's duties;
305	(f) on subpoena, compel a person to submit to examination under oath, or to produce
306	and permit inspection and copying of designated records or tangible things, with respect to
307	receivership property or any other matter that may affect administration of the receivership;
308	(g) engage a professional as provided in Section 78B-21-115;
309	(h) apply to a court of another state for appointment as ancillary receiver with respect

310	to receivership property located in that state; and
311	(i) exercise any power conferred by court order, this chapter, or a law of the state other
312	than this chapter.
313	(2) With court approval, a receiver may:
314	(a) incur debt for the use or benefit of receivership property other than in the ordinary
315	course of business;
316	(b) make improvements to receivership property;
317	(c) use or transfer receivership property other than in the ordinary course of business as
318	provided in Section 78B-21-116;
319	(d) adopt or reject an executory contract of the owner as provided in Section
320	<u>78B-21-117;</u>
321	(e) pay compensation to the receiver as provided in Section 78B-21-121, and to each
322	professional engaged by the receiver as provided in Section 78B-21-115;
323	(f) recommend allowance or disallowance of a claim of a creditor as provided in Section
324	78B-21-120; and
325	(g) make a distribution of receivership property as provided in Section 78B-21-120.
326	(3) A receiver shall:
327	(a) prepare and retain appropriate business records, including a record of each receipt,
328	disbursement, and disposition of receivership property;
329	(b) account for receivership property, including the proceeds of a sale, lease, license,
330	exchange, collection, or other disposition of the property;
331	(c) file with the county recorder of the county where the property is located a copy of
332	the order appointing the receiver and, if a legal description of the real property is not included in
333	the order, the legal description;
334	(d) disclose to the court any fact arising during the receivership that would disqualify
335	the receiver under Section 78B-21-107; and
336	(e) perform any duty imposed by court order, this chapter, or a law of the state other
337	than this chanter

338	(4) The powers and duties of a receiver may be expanded, modified, or limited by court
339	order.
340	Section 13. Section 78B-21-113 is enacted to read:
341	78B-21-113. Duties of owner.
342	(1) An owner shall:
343	(a) assist and cooperate with the receiver in the administration of the receivership and
344	the discharge of the receiver's duties;
345	(b) preserve and turn over to the receiver all receivership property in the owner's
346	possession, custody, or control;
347	(c) identify all records and other information relating to the receivership property,
348	including a password, authorization, or other information needed to obtain or maintain access to
349	or control of the receivership property, and make available to the receiver the records and
350	information in the owner's possession, custody, or control;
351	(d) on subpoena, submit to examination under oath by the receiver concerning the acts,
352	conduct, property, liabilities, and financial condition of the owner or any matter relating to the
353	receivership property or the receivership; and
354	(e) perform any duty imposed by court order, this chapter, or a law of the state other
355	than this chapter.
356	(2) If an owner is a person other than an individual, this section applies to each officer,
357	director, manager, member, partner, trustee, or other person exercising or having the power to
358	exercise control over the affairs of the owner.
359	(3) If a person knowingly fails to perform a duty imposed by this section, the court
360	may:
361	(a) award the receiver actual damages caused by the person's failure, reasonable
362	attorney fees, and costs; and
363	(b) sanction the failure as civil contempt.
364	Section 14. Section 78B-21-114 is enacted to read:
365	78B-21-114. Stay Injunction.

366	(1) Except as otherwise provided in Subsection (4) or ordered by the court, an order
367	appointing a receiver operates as a stay, applicable to all persons, of an act, action, or
368	proceeding:
369	(a) to obtain possession of, exercise control over, or enforce a judgment against
370	receivership property; and
371	(b) to enforce a lien against receivership property to the extent the lien secures a claim
372	against the owner that arose before entry of the order.
373	(2) Except as otherwise provided in Subsection (4), the court may enjoin an act, action,
374	or proceeding against or relating to receivership property if the injunction is necessary to
375	protect the property or facilitate administration of the receivership.
376	(3) A person whose act, action, or proceeding is stayed or enjoined under this section
377	may apply to the court for relief from the stay or injunction for cause.
378	(4) An order under Subsection (1) or (2) does not operate as a stay or injunction of:
379	(a) an act, action, or proceeding to foreclose or otherwise enforce a mortgage by the
380	person seeking appointment of the receiver;
381	(b) an act, action, or proceeding to perfect, or maintain or continue the perfection of, an
382	interest in receivership property;
383	(c) commencement or continuation of a criminal proceeding;
384	(d) commencement or continuation of an action or proceeding, or enforcement of a
385	judgment other than a money judgment in an action or proceeding, by a governmental unit to
386	enforce the governmental unit's police or regulatory power; or
387	(e) establishment by a governmental unit of a tax liability against the owner or
388	receivership property or an appeal of the liability.
389	(5) The court may void an act that violates a stay or injunction under this section.
390	(6) If a person knowingly violates a stay or injunction under this section, the court may:
391	(a) award actual damages caused by the violation, reasonable attorney fees, and costs;
392	<u>and</u>
393	(b) sanction the violation as civil contempt.

394	Section 15. Section 78B-21-115 is enacted to read:
395	78B-21-115. Engagement and compensation of professional.
396	(1) (a) With court approval, a receiver may engage an attorney, accountant, appraiser,
397	auctioneer, broker, or other professional to assist the receiver in performing a duty or exercising
398	a power of the receiver.
399	(b) The receiver shall disclose to the court:
400	(i) the identity and qualifications of the professional;
401	(ii) the scope and nature of the proposed engagement;
402	(iii) any potential conflict of interest; and
403	(iv) the proposed compensation.
404	(2) (a) A person is not disqualified from engagement under this section solely because
405	of the person's engagement by, representation of, or other relationship with the receiver, a
406	creditor, or a party.
407	(b) This chapter does not prevent the receiver from serving in the receivership as an
408	attorney, accountant, auctioneer, or broker when authorized by law.
409	(3) (a) A receiver or professional engaged under Subsection (1) shall file with the court
410	an itemized statement of the time spent, work performed, and billing rate of each person that
411	performed the work and an itemized list of expenses.
412	(b) The receiver shall pay the amount approved by the court.
413	Section 16. Section 78B-21-116 is enacted to read:
414	78B-21-116. Use or transfer of receivership property not in ordinary course of
415	business.
416	(1) As used in this section, "good faith" means honesty in fact and the observance of
417	reasonable commercial standards of fair dealing.
418	(2) With court approval, a receiver may use receivership property other than in the
419	ordinary course of business.
420	(3) (a) With court approval, a receiver may transfer receivership property other than in
421	the ordinary course of business by sale, lease, license, exchange, or other disposition.

422	(b) Unless the agreement of sale provides otherwise, a sale under this section is:
423	(i) free and clear of a lien of the person that obtained appointment of the receiver, any
424	subordinate lien, and any right of redemption; and
425	(ii) subject to a senior lien.
426	(4) A lien on receivership property that is extinguished by a transfer under Subsection
427	(3) attaches to the proceeds of the transfer with the same validity, perfection, and priority the
428	lien had on the property immediately before the transfer, even if the proceeds are not sufficient
429	to satisfy all obligations secured by the lien.
430	(5) (a) A transfer under Subsection (3) may occur by means other than a public auction
431	sale.
432	(b) A creditor holding a valid lien on the property to be transferred may purchase the
433	property and offset against the purchase price part or all of the allowed amount secured by the
434	<u>lien</u> , if the creditor tenders funds sufficient to satisfy in full the reasonable expenses of transfer
435	and the obligation secured by any senior lien extinguished by the transfer.
436	(6) A reversal or modification of an order approving a transfer under Subsection (3)
437	does not affect the validity of the transfer to a person that acquired the property in good faith or
438	revive against the person any lien extinguished by the transfer, whether the person knew before
439	the transfer of the request for reversal or modification, unless the court stayed the order before
440	the transfer.
441	Section 17. Section 78B-21-117 is enacted to read:
442	78B-21-117. Executory contract.
443	(1) As used in this section, "timeshare interest" means the same as that term is defined
444	<u>in Section 57-19-2.</u>
445	(2) (a) Except as otherwise provided in Subsection (8), with court approval, a receiver
446	may adopt or reject an executory contract of the owner relating to receivership property.
447	(b) The court may condition the receiver's adoption and continued performance of the
448	contract on terms appropriate under the circumstances.
449	(c) If the receiver does not request court approval to adopt or reject the executory

450	contract within a reasonable time after the receiver's appointment, the receiver is deemed to
451	have rejected the executory contract.
452	(3) A receiver's performance of an executory contract before court approval under
453	Subsection (2) of the executory contract's adoption or rejection is not an adoption of the
454	executory contract and does not preclude the receiver from seeking approval to reject the
455	executory contract.
456	(4) A provision in an executory contract that requires or permits a forfeiture,
457	modification, or termination of the executory contract because of the appointment of a receiver
458	or the financial condition of the owner does not affect a receiver's power under Subsection (2)
459	to adopt the executory contract.
460	(5) (a) A receiver's right to possess or use receivership property pursuant to an
461	executory contract terminates on rejection of the executory contract under Subsection (2).
462	(b) Rejection is a breach of the executory contract effective immediately before
463	appointment of the receiver.
464	(c) A claim for damages for rejection of the executory contract must be submitted by
465	the later of:
466	(i) the time set for submitting a claim in the receivership; or
467	(ii) 30 days after the court approves the rejection.
468	(6) If at the time a receiver is appointed, the owner has the right to assign an executory
469	contract relating to receivership property under law of this state other than this chapter, the
470	receiver may assign the executory contract with court approval.
471	(7) If a receiver rejects an executory contract for the sale of receivership property that
472	is real property in possession of the purchaser or a real-property timeshare interest under
473	Subsection (2), the purchaser may:
474	(a) treat the rejection as a termination of the executory contract, and in that case the
475	purchaser has a lien on the property for the recovery of any part of the purchase price the
476	purchaser paid; or
477	(b) retain the purchaser's right to possession under the executory contract, and in that

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478	case the purchaser shall continue to perform all obligations arising under	the executory contract
479	and may offset any damages caused by nonperformance of an obligation of	of the owner after the
480	date of the rejection, but the purchaser has no right or claim against other	receivership property

- (8) A receiver may not reject an unexpired lease of real property under which the owner is the landlord if:
 - (a) the tenant occupies the leased premises as the tenant's primary residence;
- (b) the receiver was appointed at the request of a person other than a mortgagee; or
- 486 (c) the receiver was appointed at the request of a mortgagee and:
- 487 (i) the lease is superior to the lien of the mortgage;

or the receiver on account of the damages.

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- (ii) the tenant has an enforceable agreement with the mortgagee or the holder of a senior lien under which the tenant's occupancy will not be disturbed as long as the tenant performs the tenant's obligations under the lease;
 - (iii) the mortgagee has consented to the lease, either in a signed record or by the mortgagee's failure to timely object that the lease violated the mortgage; or
- (iv) the terms of the lease were commercially reasonable at the time the lease was
 agreed to and the tenant did not know or have reason to know that the lease violated the
 mortgage.
- Section 18. Section **78B-21-118** is enacted to read:
- 497 **78B-21-118.** Defenses and immunities of receiver.
 - (1) A receiver is entitled to all defenses and immunities provided by law of this state other than this chapter for an act or omission within the scope of the receiver's appointment.
- 500 (2) A receiver may be sued personally for an act or omission in administering 501 receivership property only with approval of the court that appointed the receiver.
- Section 19. Section **78B-21-119** is enacted to read:
- 503 **78B-21-119.** Interim report of receiver.
- A receiver may file, or if ordered by the court shall file, an interim report that includes:
- 505 (1) the activities of the receiver since appointment or a previous report;

506	(2) receipts and disbursements, including a payment made or proposed to be made to a
507	professional engaged by the receiver;
508	(3) receipts and dispositions of receivership property;
509	(4) fees and expenses of the receiver and, if not filed separately, a request for approval
510	of payment of the fees and expenses; and
511	(5) any other information required by the court.
512	Section 20. Section 78B-21-120 is enacted to read:
513	78B-21-120. Notice of appointment Claim against receivership Distribution to
514	creditors.
515	(1) Except as otherwise provided in Subsection (6), a receiver shall give notice of
516	appointment of the receiver to creditors of the owner by:
517	(a) deposit for delivery through first-class mail or other commercially reasonable
518	delivery method to the last known address of each creditor; and
519	(b) publication as directed by the court.
520	(2) (a) Except as otherwise provided in Subsection (6), the notice required by
521	Subsection (1) must specify the date by which each creditor holding a claim against the owner
522	that arose before appointment of the receiver must submit the claim to the receiver.
523	(b) The date specified must be at least 90 days after the later of the notice under
524	Subsection (1)(a) or the last publication under Subsection (1)(b).
525	(c) The court may extend the period for submitting the claim.
526	(d) Unless the court orders otherwise, a claim that is not submitted timely is not entitled
527	to a distribution from the receivership.
528	(3) A claim submitted by a creditor under this section must:
529	(a) state the name and address of the creditor;
530	(b) state the amount and basis of the claim;
531	(c) identify any property securing the claim;
532	(d) be signed by the creditor under penalty of perjury; and
533	(e) include a copy of any record on which the claim is based.

534	(4) An assignment by a creditor of a claim against the owner is effective against the
535	receiver only if the assignee gives timely notice of the assignment to the receiver in a signed
536	record.
537	(5) (a) At any time before entry of an order approving a receiver's final report, the
538	receiver may file with the court an objection to a claim of a creditor, stating the basis for the
539	objection.
540	(b) The court shall allow or disallow the claim according to law of this state other than
541	this chapter.
542	(6) If the court concludes that receivership property is likely to be insufficient to satisfy
543	claims of each creditor holding a perfected lien on the property, the court may order that:
544	(a) the receiver need not give notice under Subsection (1) of the appointment to all
545	creditors of the owner, but only such creditors as the court directs; and
546	(b) unsecured creditors need not submit claims under this section.
547	(7) Subject to Section 78B-21-121:
548	(a) a distribution of receivership property to a creditor holding a perfected lien on the
549	property must be made in accordance with the creditor's priority under law of this state other
550	than this chapter; and
551	(b) a distribution of receivership property to a creditor with an allowed unsecured claim
552	must be made as the court directs according to law of this state other than this chapter.
553	Section 21. Section 78B-21-121 is enacted to read:
554	78B-21-121. Fees and expenses.
555	(1) The court may award a receiver from receivership property the reasonable and
556	necessary fees and expenses of performing the duties of the receiver and exercising the powers
557	of the receiver.
558	(2) The court may order one or more of the following to pay the reasonable and
559	necessary fees and expenses of the receivership, including reasonable attorney fees and costs:
560	(a) a person that requested the appointment of the receiver, if the receivership does not
561	produce sufficient funds to pay the fees and expenses; or

562	(b) a person whose conduct justified or would have justified the appointment of the
563	receiver under Subsection 78B-21-106(1)(a).
564	Section 22. Section 78B-21-122 is enacted to read:
565	78B-21-122. Removal of receiver Replacement Termination of receivership.
566	(1) The court may remove a receiver for cause.
567	(2) The court shall replace a receiver that dies, resigns, or is removed.
568	(3) If the court finds that a receiver that resigns or is removed, or the representative of a
569	receiver that is deceased, has accounted fully for and turned over to the successor receiver all
570	receivership property and has filed a report of all receipts and disbursements during the service
571	of the replaced receiver, the replaced receiver is discharged.
572	(4) (a) The court may discharge a receiver and terminate the court's administration of
573	the receivership property if the court finds that appointment of the receiver was improvident or
574	that the circumstances no longer warrant continuation of the receivership.
575	(b) If the court finds that the appointment was sought wrongfully or in bad faith, the
576	court may assess against the person that sought the appointment:
577	(i) the fees and expenses of the receivership, including reasonable attorney fees and
578	costs; and
579	(ii) actual damages caused by the appointment, including reasonable attorney fees and
580	costs.
581	Section 23. Section 78B-21-123 is enacted to read:
582	78B-21-123. Final report of receiver Discharge.
583	(1) On completion of a receiver's duties, the receiver shall file a final report including:
584	(a) a description of the activities of the receiver in the conduct of the receivership;
585	(b) a list of receivership property at the commencement of the receivership and any
586	receivership property received during the receivership;
587	(c) a list of disbursements, including payments to professionals engaged by the receiver;
588	(d) a list of dispositions of receivership property;
589	(e) a list of distributions made or proposed to be made from the receivership for

590	creditor claims;
591	(f) if not filed separately, a request for approval of the payment of fees and expenses of
592	the receiver; and
593	(g) any other information required by the court.
594	(2) If the court approves a final report filed under Subsection (1) and the receiver
595	distributes all receivership property, the receiver is discharged.
596	Section 24. Section 78B-21-124 is enacted to read:
597	78B-21-124. Receivership in another state Ancillary proceeding.
598	(1) The court may appoint a receiver appointed in another state, or that person's
599	nominee, as an ancillary receiver with respect to property located in this state or subject to the
600	jurisdiction of the court for which a receiver could be appointed under this chapter, if:
601	(a) the person or nominee would be eligible to serve as receiver under Section
602	78B-21-107; and
603	(b) the appointment furthers the person's possession, custody, control, or disposition of
604	property subject to the receivership in the other state.
605	(2) The court may issue an order that gives effect to an order entered in another state
606	appointing or directing a receiver.
607	(3) Unless the court orders otherwise, an ancillary receiver appointed under Subsection
608	(1) has the rights, powers, and duties of a receiver appointed under this chapter.
609	Section 25. Section 78B-21-125 is enacted to read:
610	78B-21-125. Effect of enforcement by mortgagee.
611	(1) A request by a mortgagee for appointment of a receiver, the appointment of a
612	receiver, or application by a mortgagee of receivership property or proceeds to the secured
613	obligation does not:
614	(a) make the mortgagee a mortgagee in possession of the real property;
615	(b) make the mortgagee an agent of the owner;
616	(c) constitute an election of remedies that precludes a later action to enforce the
617	secured obligation;

618	(d) make the secured obligation unenforceable;
619	(e) limit any right available to the mortgagee with respect to the secured obligation;
620	(f) constitute an action within the meaning of Section 78B-6-901; or
621	(g) except as otherwise provided in Subsection (2), bar a deficiency judgment pursuant
622	to law of this state other than this chapter governing or relating to a deficiency judgment.
623	(2) If a receiver sells receivership property that pursuant to Subsection 78B-21-116(3)
624	is free and clear of a lien, the ability of a creditor to enforce an obligation that had been secured
625	by the lien is subject to law of the state other than this chapter relating to a deficiency judgment
626	Section 26. Section 78B-21-126 is enacted to read:
627	78B-21-126. Uniformity of application and construction.
628	In applying and construing this uniform act, consideration shall be given to the need to
629	promote uniformity of the law with respect to the law's subject matter among states that enact
630	<u>it.</u>
631	Section 27. Section 78B-21-127 is enacted to read:
632	78B-21-127. Relation to Electronic Signatures in Global and National Commerce
633	Act.
634	This chapter modifies, limits, or supersedes the Electronic Signatures in Global and
635	National Commerce Act, 15 U.S.C. Sec. 7001 et seq., but does not modify, limit, or supersede
636	Section 101(c) of that act, 15 U.S.C. Sec. 7001(c), or authorize electronic delivery of any of the
637	notices described in Section 103(b) of that act, 15 U.S.C. Sec. 7003(b).
638	Section 28. Section 78B-21-128 is enacted to read:
639	78B-21-128. Transition.
640	This chapter does not apply to a receivership for which the receiver was appointed
641	before May 9, 2017.
642	Section 29. Section 78B-21-129 is enacted to read:
643	78B-21-129. Finality of orders.
644	A court order that is entered pursuant to this chapter and that resolves a discrete factual
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Procedure, Rule 54(a), unless expressly stated otherwise in the court order.